

REMARKS

This case has been carefully reviewed and analyzed in view of the Office Action dated 9 May 2005. Responsive to that Office Action, Claim 1 is now amended for further prosecution with the other pending Claims.

In the Office Action, the Examiner objected to the Abstract and Disclosure for containing certain specifically noted informalities. Accordingly, the portions of the Abstract and Disclosure in question are now amended to remove these informalities. The changes incorporated are purely formal in nature and therefore introduce no new matter.

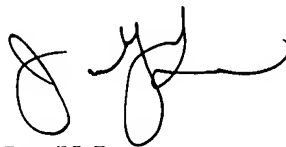
Also in the Office Action, the Examiner objected to Claims 1-6, specifically for containing certain grammatic/idiomatic and typographic informalities in Claim 1. The Examiner indicated that these Claims 1-6 would be allowable if rewritten or amended to overcome such objections.

Accordingly, Claim 1 is now amended to incorporate the corrections as suggested by the Examiner. It is believed, therefore, that Claims 1-6 are now in allowable form.

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It is respectfully submitted that the subject Patent Application has now been placed fully in condition for allowance, and such action is respectfully requested.

Respectfully submitted,
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